EXHIBIT 1

Qwest Transfer Authorization Agreement

THIS TRANSFER AUTHORIZATION AGREEMENT (this "Agreement") is made and entered into as

of	, 2002 by and between	, a _	corporation
("Vaca	ating CLEC"), and	, a	_ corporation ("Assuming
CLEC'	ating CLEC"), and ") (each referred to herein individually as a "Party"	'and collectively as t	he "Parties").
which telecon	REAS, the Parties each have Interconnection Agre they individually purchase certain services of mmunication services to their respective customers REAS, Vacating CLEC desires to transfer to Asset from Vacating CLEC operating and financial res	from Qwest used to; and suming CLEC, and	to provide local exchange Assuming CLEC desires to
assame	o from vacuumg e2220 operating and imanetar res	ponsionity on a prosp	vective susis.
herein	THEREFORE, in consideration of the promises and for other good and valuable consideration, wledged, the Parties hereby agree as follows:		
1.	Qwest Transferred Services. Assuming CLEC and financial responsibility on a prospective basic circuits and/or related network elements current the terms of the Interconnection Agreement for state of with Interconnection Agreement") identified in Attach Services"). Once the transfer to Assuming CL shall be provided pursuant to the terms and Agreement.	is for the collocation of the provided by Qwe[Fi Agreement Number _ ment A attached here EC is complete, the	services, associated working est to Vacating CLEC under all in Vacating CLEC Name] _("Vacating Interconnection eto (the "Qwest Transferred Qwest Transferred Services")
2.	Application. The Parties shall submit to Qv Agreement, fully completed application forms Interconnection Agreement with Qwest to probelow) for the Qwest Transferred Services conte	as reasonably requ cess the Transfer of	ired by Assuming CLEC's
3.	Authorization for Qwest Services Transfer. terms and conditions for transfer of responsibility with Qwest. However in the absence of those te govern. The Parties hereby authorize Qwest to effectuate the transfer of responsibility for the Q to Assuming CLEC contemplated hereunder, proprovided by Qwest and accepted by the Vacatin (the "Transfer of Responsibility").	ry in their respective rms and conditions an perform any and all west Transferred Se ovided that such work	Interconnection Agreements n applicable court order may work reasonably required to rvices from Vacating CLEC x is contemplated by a quote

<u>Further Agreements</u>. The Parties shall enter into such further agreements as are reasonably required by Qwest or the Parties to effectuate the Transfer of Responsibility, including but not limited to potential amendments to each Party's interconnection agreement with Qwest. The Parties have reviewed and agree to sign, upon completion of the Transfer of Responsibility, a Qwest Services Transfer Agreement. The actual transfer of operational and financial responsibility for the Qwest Transferred Services shall not become effective until: (i) such

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Services Transfer Agreement is fully executed by both Parties and Qwest, (ii) Qwest receives payment in full for the Transfer of Responsibility as provided in Section 6 below, and (iii) the Transferred Services are available for use by Transferee.

5.	Fees for Transfer of Collocation Services. Upon signing this Agreement, Assuming CLE
	shall pay Qwest an Assessment Fee in the amount of Dollar
	(US\$) and a Network Systems Administrative Fee in the amount of
	Dollars (US\$). These fees are for transfer of the
	collocation services only. Additional fees associated with working circuits and/or relate
	network elements may apply. Any such additional fees will be provided for in the Partie
	applicable Interconnection Agreements or amendments thereto.

- 6. Other Fees and Amounts Owing. As a condition precedent to the effectiveness of the Transfer of Responsibility, Vacating CLEC shall pay to Qwest all amounts due and owing to Qwest (except for amounts formally disputed) for the Qwest Transferred Services up through the effective date of the actual transfer (as set forth in the Services Transfer Agreement). Such amounts shall not be the responsibility of Assuming CLEC unless Assuming CLEC expressly assumes liability for them in writing. Assuming CLEC shall be liable only for charges and fees incurred after the effective date of the transfer.
- **Refunds and Extension of Credit.** Notwithstanding any provision of this Agreement, the Parties understand that payment of any refund or extension of any credit or other rights required by law in connection with the Qwest Transferred Services will be made by Qwest in the manner and to the person required by applicable rule or tariff, or the order of applicable regulatory authority.
- **8.** Third-Party Beneficiary. Qwest is an intended third-party beneficiary of this Agreement and is entitled to rely upon and enforce the Parties' obligations and covenants hereunder.
- **9.** Counterparts and Facsimile Execution. This Qwest Transfer Authorization Agreement may be executed in two (2) counterparts, each of which shall be deemed to be an original but all of which shall constitute one and the same instrument. This Agreement may be executed by facsimile, which each such facsimile execution shall be deemed an original.
- **10. Binding Effect; Assignment.** This Qwest Transfer Authorization Agreement will be binding upon and inure to the benefit of all of the Parties and their successors and assigns; provided, however, that neither Vacating CLEC nor Assuming CLEC may assign, by operation of law or otherwise its interest under this Agreement without the prior written consent of the other Party.
- 11. <u>Governing Law</u>. This Qwest Transfer Authorization Agreement shall be governed by and construed in accordance with the laws of the State of Colorado without regard to conflicts of law rules.
- **Severability.** If one or more of the provisions of this Qwest Transfer Authorization Agreement or any application thereof is declared invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions and any application thereof will in no way be affected or impaired, provided the original intent of this Qwest Transfer Authorization Agreement and the material obligations of the Parties remain unchanged.

- Agreement is brought by any Party hereto, the prevailing Party or Parties shall be entitled to recover the costs and fees (including without limitation reasonable attorneys' fees) incurred by such Party or Parties in such suit or action, including without limitation any administrative, post-trial or appellate proceeding.
- **14.** <u>Dispute resolution.</u> The dispute resolution provisions of the Parties' applicable Interconnection Agreements, as amended, shall apply to and govern any dispute under this Qwest Transfer Authorization Agreement.

IN WITNESS WHEREOF, an authorized representative of each Party has executed this Qwest Transfer Authorization Agreement effective as of the date first set forth above.

(Vacating CLEC)	(Assuming CLEC)
By:	By:
Name:	Name:
Title:	Title:

ATTACHMENT A

QWEST TRANSFERRED SERVICES